McAllen, Texas

City and state:

Filed on 05/04/24 in TXSD

Pageited tates Courts Southern District of Texas

AO 91 (Rev. 11/11) Criminal Complaint

FILED May 4 2024

ourt

Unit	ED STATES DIS	TRICT COURT	Nathan Ochsner, Clerk of Co
	Southern District of	Texas	
United States of America v. Eliel Abisai ZUNIGA-Alv YOB: 1993 COB: Mexi	yarez	Case No. 7:24-mj-0074	40-1
	CRIMINAL COM	IPLAINT	
I, the complainant in this case, On or about the date(s) of May 3, 20 Southern District of)24i	rue to the best of my known the county of Hidalgo	-
Code Section	, me delei	Offense Description	
1	It is illegal for any person the United States to illeg previously traveled in an	ally possess a firearm ar	nd ammunition that has
This criminal complaint is base See Attachment A	ed on these facts:		
■ Continued on the attached s	sheet.		
Approved by AUSA Roberto Lopez		/s/ Brenda V. Leal	
		Complainant's signature Brenda V. Leal/ATF Special Agent	
Sworn to telephonically and signed of per Fed.R.Cr.4.1	electronically		name and title
Date: 05/04/24 at 7:49 p.m.		Sported	P's signatura

J. Scott Hacker, U.S. Magistrate Judge

Printed name and title

ATTACHMENT A

This affidavit is in support of the criminal complaint charging Eliel Abisai ZUNIGA-Alvarez (hereinafter referred to as "ZUNIGA-Alvarez"), with the criminal violation set forth in Attachment A. The evidence available to me demonstrates that there is probable cause to believe that ZUNIGA-Alvarez has violated Title 18 U.S.C. 922(g)(5)(A) which provides as follows: It should be unlawful for any person who, being an alien is illegally or unlawfully in the United States who illegally possessed a firearm and or ammunition that had previously traveled in and affected interstate commerce.

Further, the Affiant states as follows:

On May 3, 2024, ATF Agents were conducting surveillance at a residence located in Edinburg, TX. Upon contact with ZUNIGA-Alvarez, agents identified themselves as ZUNIGA-Alvarez was moving ammunition cardboard boxes from a white Ford F350 to a white box truck located within the property.

During a post-Miranda interview, ZUNIGA-Alvarez provided verbal and written consent to search the property and curtilage. ZUNIGA-Alvarez advised agents (2) firearms boxes were located in ZUNIGA-ALVAREZ' master bedroom. As a result of the consensual search, agents found a Glock, model: 43X, 9mm caliber pistol, SN: BWLB330 in ZUNIGA-Alvarez' residence, to be specific, in the master bedroom.

ZUNIGA-Alvarez admitted he was currently in the United States illegally.

A records check confirmed ZUNIGA-Alvarez did not have status to be in the United States.

Your affiant spoke with ATF Special Agent Eduardo Ramirez, who is a recognized expert in the interstate and foreign commerce travel of firearms and ammunition. SA Ramirez conducted a preliminary examination of the aforementioned firearm and determined that the Glock, model: 43X, 9mm caliber pistol, SN: BWLB330 was manufactured outside the State of Texas. Therefore, the firearm had previously traveled in interstate or foreign commerce at some point prior to being possessed by any person in the State of Texas.

Based on the above information, ZUNIGA-Alvarez was in possession of the aforementioned Glock pistol in violation of Title 18, United States Code, Section 922(g)(5)(A).